

Message

From: Harrington, Arthur [ajharrin@gklaw.com]
Sent: 4/13/2020 7:57:34 PM
To: Gross, Louise C [gross.louise@epa.gov]
CC: Bonar-Bridges, James I - DNR [james.bonarbridges@wisconsin.gov]
Subject: RE: New Water: Follow-up Questions

Confirmed receipt, Louise.

Arthur Harrington | Attorney

414.287.9414 direct

414.588.3908 mobile

ajharrin@gklaw.com

GODFREY & KAHN S.C.

Visit our COVID-19 Resource Center >

833 E. Michigan Street, Suite 1800 | Milwaukee, Wisconsin 53202-5615

This is a transmission from the law firm of Godfrey & Kahn, S.C. and may contain information which is privileged, confidential, and protected by the attorney-client or attorney work product privileges. If you are not the addressee, note that any disclosure, copying, distribution, or use of the contents of this message is prohibited. If you have received this transmission in error, please destroy it and notify us immediately at (414) 273-3500.

From: Gross, Louise C <gross.louise@epa.gov>
Sent: Monday, April 13, 2020 2:51 PM
To: Harrington, Arthur <ajharrin@gklaw.com>
Cc: Bonar-Bridges, James I - DNR <james.bonarbridges@wisconsin.gov>
Subject: New Water: Follow-up Questions

[EXTERNAL] This message originated from outside your domain.

Art,

As a follow-up to our 4/8/20 conversation, and in furtherance of our settlement efforts, we request that New Water provide the following:

- The results from the granulated activated carbon (GAC) sulfur weight percent measurements required by the August 1, 2018 Alternative Monitoring Plan (AMP) approval letter from EPA Region 5.
 - The AMP required monthly measurements for the first three months following fluidized bed incinerator (FBI) startup, followed by measurements every six months thereafter. The FBI began operating on May 8, 2018 and the GAC failure occurred on November 7, 2019. So, the FBI/GAC operated for 18 months prior to GAC failure, which should result in at least four total analyzed carbon samples.
- GAC differential temperature and differential pressure measurements for the six-month period of FBI/GAC operation prior to the GAC system failure.
- The annual temperature and differential pressure sensor/transmitter calibration reports from 2018 and 2019.
- The scrubber liquid pH and flow rate readings for the six-month period of FBI operation prior to the GAC system failure.

Once EPA has had a chance to review this information and consult with WDNR, I will get back to you to discuss next steps.

ED_012958_00010500-00001

In the meantime, stay safe.

Thanks.

Louise

Louise C. Gross
Associate Regional Counsel
U. S. Environmental Protection Agency
77 W. Jackson Blvd. (C-14J)
Chicago, IL 60604
(312) 886-6844